

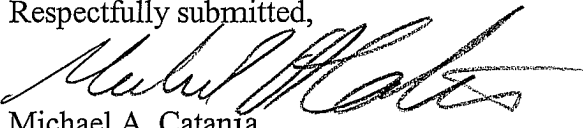
REMARKS

Claim 2 was rejected under 35 U.S.C. Section 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. Claim 2 has been amended as suggested by Examiner Lee to overcome the 112 rejection.

Claim 2 was also rejected under 35 U.S.C. 103(a) as being obvious over Murphy et al., U.S. Patent Number 6,607,623, ("the '623 Patent"). The '623 Patent is disqualified as prior art under 35 U.S.C. 103(c) since the '623 Patent and the claimed invention were, at the time the claimed invention was made, owned by the same person, Callaway Golf Company. The recorded assignment information for the '623 Patent is found at reel/frame 012751/0190, while the recorded assignment information for the Present Application is found at reel/frame 014346/0401. A Terminal Disclaimer for the '623 Patent is also submitted herewith. Thus, it is believed that claim 2 is allowable. Therefore, the Applicants respectfully solicit a Notice of Allowance.

January 5, 2006

Respectfully submitted,


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